Before the

FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

In the Matter of LightSquared Subsidiary LLC Request for Modification of Its Authority for an Ancillary Terrestrial Component

FCC File Number: SAT-MOD-20101118-00239
To: The Federal Communications Commission

Thank you for the opportunity to comment on LightSquared's request for a modification of its Ancillary Terrestrial Component.

I work as advocate and educator with collegiate level students concerning the issues of accessibility in technology and computer including web access. As anyone who relies on mobile broadband devices can attest, the networks currently available to consumers, especially those in the disabled community, are failing to keep up with demand.

Light Squared offers both more broadband capacity and more affordable service. By building a cutting-edge 4G-LTE speed network and leasing it to a variety of businesses, an entirely new group of companies can enter a wireless broadband market that has been dominated by a few large players. These new entrants will foster innovation to serve niche markets.

With increased access to more affordable high speed broadband, people with disabilities will have opportunities in education and the workforce that do not currently exist.

Increased broadband capacity isn't just an issue of convenience; it's essential to continued economic growth, new jobs, and reducing the inequality between those currently connected and those who have been left behind.

Thank you for considering my comments, and hope you will approve LightSquared's request.

Respectfully submitted by,

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